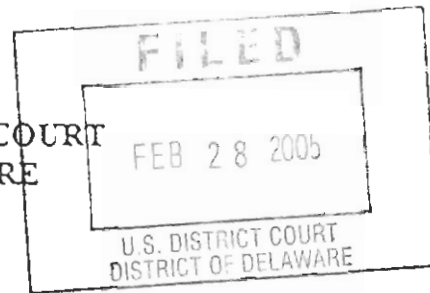


FORM TO BE USED BY A PRISONER IN FILING A COMPLAINT
UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. §1983

UNITED STATES DISTRICT COURT
DISTRICT OF DELAWARE



Ronald E. Proctor Jr

(Enter above the full name of the plaintiff in this action)

v.

CA. NO. 05-134

CAPTAIN Clyde SEGARS

Sgt. Frank R. KROMKA

Det. JERRY SAUER

(Enter above the full name of the defendant(s) in this action)

BRIAN ENGBERG
CB JANE MORAN

Try Trial Demand

CLASS CERTIFICATION*

I Previous lawsuits

A. Have you begun other lawsuits in state or federal courts dealing with the same facts involved in this action or otherwise relating to your imprisonment?
YES [☒] NO [☐]

B. If your answer to A is yes, describe the lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline).

1. Parties to this previous lawsuit

Plaintiffs

Numerous

Defendants

Numerous

* Federal Civil Rights Violations Enclosed

2. Court (if federal court, name the district; if state court, name the county)

Numerous

3. Docket number Numerous

4. Name of judge to whom case was assigned Numerous

5. Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?)

Numerous

6. Approximate date of filing lawsuit Numerous

7. Approximate date of disposition Numerous

II. A. Is there a prisoner grievance procedure in this institution? Yes [☒] No []

B. Did you present the facts relating to your complaint in the state prisoner grievance procedure? Yes [☒] No []

C. If your answer is YES,

1. What steps did you take? REFUSED AND ILLEGALLY TO
EXERCISE CASE/GRIEV. SEE EXHIBIT B

2. What was the result? SEE EXHIBIT B

D. If your answer is NO, explain why not N/A

E. If there is no prison grievance procedure in the institution, did you complain to prison authorities? Yes [☒] No []

F. If your answer is YES,

1. What steps did you take? WROTE E. BERRY'S DEP. NORTH
ASKED VERBALLY TO DEF. SARGE

2. What was the result? Nothing

III. Parties

(In item A below, place your name in the first blank and place your present address in the second blank. Do the same for additional plaintiffs, if any.)

A. Name of Plaintiff RONALD E PROCTOR JR
 Address 1181 Reddock Rd Smyrna DE 19977

(In item B below, place the full name of the defendant in the first blank, his official position in the second blank, and his place of employment in the third blank. Use item C for the names, positions, and place of employment of any additional defendants.)

B. Defendant CAPT. C. SEARS AND ALL OTHER DEFENDANTS is employed as ARE AT DECK - SMYRNA SHU UNITS.

C. Additional Defendants ALL IN HANDLING ARE AT
DECK - SMYRNA
1181 Reddock Rd
Smyrna, DE 19977-9679

IV. Statement of Claim

(State here as briefly as possible the facts of your case. Describe how each defendant is involved. Include also the names of other persons involved, dates, and places.

Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph.

Use as much space as you need. Attach extra sheet if necessary.)

ON 9-7-04 Cpt. F. KROMKA IN A CONSPIRACY CONSOLE
WITH CAPT. C. SEARS DENIED ME TO BE PRESENTED A SEARCH OF MY
PROPERTY AND WITH THE DIRECT THREAT OF PERSONAL INJURY TO MY
PERSON BY THE DIRECT STATEMENT OF CAPT. C. SEARS ORDERING ME
TO FOLLOW HIM. I WAS FORCED FROM THE POSSESSION OF MY FILES
FILES THAT WERE PENDING CASES) AGAINST DECK-OFFICIAL(S)
AND EXCESSIVE USE OF FORCE CLAIM(S) THAT EXERCISE
1ST AMENDMENT CLAIMS OF SEIZURE OF FILES

IN DISCIPLINARY REPORT # 1012627* IN THAT CPT. H. KRONKA TOOK LAW BOOKS, JAGOL FILES AND CHARGED THEM AS CONTRABAND. THEY WERE IN FACT EXCESSIVE JAGOL FILES** BEYOND THE 2 BOX TOTAL PROPERTY ALLOWED BY JIMS THAT DEFENDANT CAPTAIN MORAN BRUXLE ME. ON 9-11-05 ALONG WITH EMPTY PEN AND JAGOL PAGES TRASHED AND MIXED TOGETHER LIKE A 6 YR OLD KID WOULD INTER-MIXED ALL PAGES IN MANNER TO SHOW AND INSILL ILLEGAL CONDUCT. DEFENDANT CPT. J. SAUGE AFTER DISPOSING OF JAGOL EXCEEDING IN DISCIPLINARY HEARING REPORT # 1012627 REFUSED CONTRARY TO INST. OBLIG TO RETURN ALL JAGOL FILES BELONGING TO THE LAWFULLY OWNED JIMS. AND HAS MADE SEVERAL STATEMENTS LYING EACH TIME THAT. A.) IT BRING IMORRON B.) THEY ARE NOT OURS. C.) I THINK THEY WERE THROWN AWAY. ALL LIKE-NESS TO ONE FIRE TO THE NEXT TO COVER-UP AND CONTINUING ONGOING SEIZURE ILLEGALLY DONE, ILLEGALLY

(2)

* THIS WAS ADMITTED BY CAPT C. SEIGERS SEE EXHIBIT A-1 THEN A-5

** SEE EXHIBIT B-1 THEN B-2

(SEE EXHIBIT C) THEREAFTER AS DIRECT NEWS TO STOP PREVENT AND deny ACCESS TO THE COURTS TO PRESENT THESE ALLEGATIONS BRIAN ENDEAN did with INTENT REFUSED TO provide ACCESS TO (MENTS) SPECIFICALLY REQUESTED TO COMPLETE AND AFFIDAVIT P. COURT #9 DISMISSAL SEE EXHIBIT D-1 THRU D-6 AND IS CURRENT SUBJECT TO 500 CREWAGERS OVER A 3YR PERIOD AND 40+ LAW SUITS AND ONE CLASS-ACTION BASED ON THE SAME CONDUCT IN 3RD CIRCUIT COURT OF APPEALS IN CANB. AFFIDAVIT NO. 04-3397 + 04-3903 (SEE EXHIBIT E) AND SUBJECT TO THE SAME TYPE OF ILLEGAL ACTS AS HEREIN THAT SUPPORT.

A.) A COMBINED EFFECT BY ALL ACTS TO PREVENT IMMINENT DANGER EXCEPTIONS AND EXCESSIVE USE OF FORCE CLAIMS TO STATE AND FEDERAL COURTS OUT-SIDE OF CHRA-ACTS) AND IN VIOLATION OF 1ST AMENDMENT VIOLATIONS OF ACCESS TO COURTS.

B.) THE AFORESAID IS PER SPY SECURITY ISSUES) AS CONTAINED IN GRIEV(S) JUDICIAL FILING DE REPORTS SINCE EMPLOYMENT OF APRIL 2002.

C.) ALSO SUBJECT OF ALL ACTS DONE OUT-SIDE JOB OR FORMER REQUIREMENTS IN VIOLATIONS OF STATE 10 DEL. C. § 4001 THRU 4010 IMMUNITY PROVISION

D) That Conducts described ARE done solely to Circumvent or Allow Courts to Vein Their Action.

E.) Plaintiff has Incurred A direct Violation of Access to 1st Amendment Violations IN PROCTOR V. GILES ETAL. 11th Cir has NOW Notified the 3rd Circuit to Show the Court A PATTERN OF Illegal Conduct of DOCUMENTATIONS COPY-SERVICE ACCESS TO ANY REQUESTS CONCERNING THIS 11th Cir CASE THAT WAS ACTIVE FOR 7 YRS AND DISMISSED (NOW REVERSED BY COURT'S ORDER TO RE-OPEN APPEAL BASED ON 3rd Circuit's KEY Claims AND DENIAL of ACCESS TO Courts TO PRESENT, DOCUMENT OR PROSECUTE CIVIL ACTIONS THAT ARE 1st AMENDMENT VIOLATIONS CONDUCTIVE of IMMEDIATE DANGER EXCEPTION CASES) PENDING IN 8-12 Courts ALL Courts ARE AWAITING 3rd Circuit's DETERMINATIONS ON 1st AMENDMENT VIOLATIONS BY A Sole STATE ACTION Nexus in this CASE BRONZIN ENFREM AND SUTELI & SADIK CARDEN V. S. TAYLOR ETAL. CANO. 04-CV 1463 Filed 11/22/04.

F.) BASED ON THE AFORESAID THIS IS A CLASS-ACTION BASED CASE!

JANUARY 21, 2005 3:20 PM → Right After I left the
up front @ Buld #20! /

CAPT Jude Savia: BETTY BARRIS, WARDEN.

I do NOT EXCEPT THE FACT YOU COULDN'T
HEAR ME OUT. YOU REMOVED ME FROM MY
LEGAL FILES ON 9-7-04. FRANK KROMKA HAD AN
ALTERNATIVE MOTIVES Nexus TO A PREVIOUS INCIDENT
IN 2002 AND HE HAD WANTED TO GET BACK AT ME
FOR CAUSING HAVOC IN BANK ROYCEY CHASEDING
IN DISTRICT COURT CHAS. B. HE TRIED TO GET AT
ME. A JURY BELANGER STOPPED HIM AND PUT HIM ON
VIDEO W/ J. LAST TIME HE WENT THROUGH MY LEGAL
ORDERS AND ONLY CAME UP WITH 1 BOX EXTRA
STUFF 1/2 OF THAT WAS LAW FIB MATERIALS. THUS,
I SAY THIS BECAUSE YOU KNOW AND I KNOW FRANK
REMEDIED YOUR INFAT BY SAYING ON 9-7-04

"HE DOES HAVE TO BE HERE
WHEN I GO THROUGH HIS SHIT"

YOU REMOVED, YOU ALLOWED HIM TO DO HAVOC
REMOVE, SHUFFLE TAKE OUT STOP, PREVENTION
AND SCREW UP AND CAUSE ME TO LOSE
A \$647,000 JUDGEMENT I HAD IN FLORIDA
IT IS ON APPEAL IN 11th CIR. DISMISSED AS
FAILURE PROSECUTE. NOTWITHSTANDING THAT CASE

EXHIBIT "A"

"HAND WRITTEN"
"COPY"
"FILE"

GNT B.2

C. O. PERS

1-21-05

I ALSO lost A CASE IN Superior Court in KENT Co. AND I CAN go on AND I CAN show you DOCUMENTATION TO PROVE THIS POINT OVER AND OVER. Well Your Reply WAS TO CUT ME off AND say

"I BET You've got CASE'S down THERE NOW. THAT ARE NOT ACTIVE" Shake him down What you go BACK"

Sik. idie
GNT C. S. 5000
JOHN WHALEY
10/10

first, You don't WANT Involved or HAVE Nothing to do With "Legal SHIT" Sic., Well You BECAME Involved When You ORDERED ME AWAY from my PROPERTY. (I WAS 'out' I'm moved that day that did NOT TAKE THEIR PROPERTY With them.) You THEN HAVE TAKE A I don't CARE OR ATTEMPT TO RESOLVE AND/OR

GIVE ME my ACTIVE Legal files
FRANK KROMKA REAINED AND put
IN EVIDENCE IN DR# 1012627"

(2)

EXH A-2

Cont 3. 3

C. S. SEYMOUR

1-21-05

Back.

I HAVE ASKED BETTY BARRIS, MR. RICHARDSON AND SGT. CONLEY. (I EVEN GAVE A WARNING THAT COULD CAUSE DEATH OR SERIOUS INJURY AND NOTIFIED EVERYONE F. SEACORD, ETC., AND ENDED UP TURNING INTO SGT CONLEY) WHO TOOK IT BETTY. NOTHING HAS BEEN GIVEN BACK.

THESE (CASES) FILES (CONCERNED ISSUES) OF FIRST AMENDMENT AND FOURTEENTH AMENDMENT ACCESS TO THE COURT OVERTURES THAT HAVE CAUSED ME TO LOOSE OR STAY OR DISMISSAL OF (CASES) THAT I WILL RE-OPEN ONCE I GET THIS CASE RESOLVED. THAT, YOU DONT GIVE A SHIT ABOUT! AND WHAT TO COVER UP THAT I HAD EXCESSIVE AMOUNTS OF (LEGAL FILES). WELL YOU STARTED THIS LIE AND YOUR ADVANCING MY CHARGES BY YOUR OUT-RIGHT DENIAL FOR ME TO EVEN TO STATE MY CHARGE TO YOU VERBALLY. WELL I WILL NOW TELL IN THE COURTS AND I WILL CAUSE THIS ACTION TO BE ANOTHER THROWN IN YOUR SIDE. I REJECTED YOU LAST YEAR, I NOW HAVE NO REGRET FOR YOUR DECISION ON THIS SIMPLE TASK

GN(4)

HIDE

1-21-05

TO ALLOW ME TO GO THROUGH
WHAT WAS PUT INTO EVIDENCE
THAT JERRY JAWER SAYS HE'S
GOT! IN A TOWNSHIP DR# 1012621"

AND I WILL GO THROUGH THESE FILES NOW IN
OPEN COURT AND I AM GOING TO ASK ONE
QUESTION TO YOU.

"Why"

AND THEN, I WILL SHOW YOU, YOU SHOULD
OF RESOLVED 'WHAT' YOU WERE DECEPTIVELY
DECEIVED AND ACTED ACCORDINGLY IN A COMBINED
RETALIATORY NEXUS OF THE DEMENTED PERSONAL ACTS
OF FUCK BOY FRANK KROMKA. I WILL TAKE THIS
TO COURT AND SEE AS SHIT STINKS I WILL HOLD
EACH AND EVERYONE INVOLVED WHO DOES NOTHING TO
STOP THIS BULLSHIT THAT HAS COST ME TO REWAMP
MY CASES, AND PLAY CAT AND MOUSE TRICKS TO
GET MY CASE ALIGNED AGAIN IN THE SAME POSITIONS

They WERE BEFORE September 7, 2004. What's
 EVEN MORE EVIDENT THE Disciplinary Proceedings
 HAVE BEEN DONE, SAID A DEAL OVER WITH ANDY (J.
 SAUER WAS SAID, HE WOULD GIVE MY FILES
 BACK. AND SOMEONE HAS STOPPED him. OR

fuck Boy FRANK KROMKA
 TRADED my legal files.....

THEN, I WILL BE COMING AFTER HIS ASS
 WITH SO MUCH LITIGATION YOU'LL WISH JEFFREY
 K. MARTINEZ. AND TEACHER CASE WONT EVEN
 COME TOO. BELIEVE THAT. AND I'VE LIVED
 IN THESE COPS 35 YEARS, AND THAT IS MY
 WORD.

PROVIDE ACCESS TO MY FILES IN D# 012627
 AND HAVE A CAMERA PRESENTS LIKE JOEY BELLORE
 DID AND I'LL SHOW YOU'VE JUMPED IN BED WITH
 SOMETHING THAT'S NOT GOING AWAY.

XC: file (Hand Copy)

X (Signature)

FRANK EDWARD BLOTT
 #0163750 STUPTUE2
 1181 Oakdale Rd
 Smyrna DE 19788

EXH. A-5

IN THE COURT OF COMMON PLEAS OF THE
STATE OF DELAWARE IN AND FOR
NEWCASTLE COUNTY

2004 - 10 - 389

RONALD E. PROBERT ET AL.,
Plaintiff / Defendant.

COURT OF COMMON PLEAS
2004 OCT 18 11:53

-V.S.-

J. J. JAVARE ET AL.,
Defendant / Plaintiff.

CANOS ATTY GEN DENOB
72.3 CASES

Lower Court J.O. #19
C.A. NO. J0408000209

NOTICE OF APPEAL

I RONALD E. PROBERT DOSE Plaintiff / Defendant
IN THE ABOVE STYLED APPEAL PURSUANT TO C.P.
Civil Rule 72.2 AND 72.3 I WOULD APPEAL
THE ORDER (FINAL) OF 10-1-04* IN CANO. J04080002
ISSUED BY HON. J. JUSTICE (REFUSED TO SIGN) I DO
HEREBY APPEAL TO THIS COURT AND ISSUES ON APPEAL
ARE:

- A.) DENIAL OF IMMEDIATE DANGERS EXEMPTION
- B.) DENIAL OF EXTENSION OF TIME DUE TO
DENIAL OF ACCESS TO SOURCE MATERIALS TO COMPLETE
LEGAL FILINGS BY STATE AGENCIES.

C.) DENIAL OF NOTIFICATION OF ROUTE 14
APPEAL RIGHTS NOTIFICATIONS.

D.) FIRST AMENDMENT VIOLATIONS
OF IMMEDIATE DANGERS
EXEMPTIONS

* ALSO 10-4-04 ORDER

RONALD E. PROBERT
1181 GARDNER RD
SMYRNA, DE 19969

D-10-04

C/R/LC

C/O. NC.

① I would ask That You Stamp This in. And Return A Copy JUNE

② THAT You NOTIFY JOURNAL COURT I NEED RECORD SATISFY TO Your COURT.

③ THAT You Send me NECESSARY ADOPTAL Package Form(s); NEED TO FILE AN ADOPTAL AND NOTICE OF COST. And DRS. OF RECORD. Since f-Boy B. Engemann Jan 16 AT DEC. - 05. Still Refused TO FILE THE FORM SEEMS TO DO SO OR Rules TO DO SO. THANK YOU

#032

FORM #584

11/29/04

Inmate Copy

GRIEVANCE FORM

FACILITY: D65 HallDATE: 11-10-04GRIEVANT'S NAME: L. BrockSBI#: 163750CASE#: 9069

TIME OF INCIDENT: _____

HOUSING UNIT: 19D102

BRIEFLY STATE THE REASON FOR THIS GRIEVANCE. GIVE DATES AND NAMES OF OTHERS INVOLVED IN THE INCIDENT OR ANY WITNESSES.

J.D. Savage Has held my file since 9-7-04 in the Civil Action no. 04-86411. TAKEN ON 9-7-04 I have Inquired & is missed based on this illegal withholding of my

ACTION REQUESTED BY GRIEVANT: INVESTIGATE

GRIEVANT'S SIGNATURE: [Signature]DATE: 11-10-04

RECEIVED

WAS AN INFORMAL RESOLUTION ACCEPTED? _____

(YES)

(NO)

NOV 22 2004

(COMPLETE ONLY IF RESOLVED PRIOR TO HEARING)

Inmate Grievance Office

GRIEVANT'S SIGNATURE: _____

DATE: _____

IF UNRESOLVED, YOU ARE ENTITLED TO A HEARING BY THE RESIDENT GRIEVANCE COMMITTEE.

cc: INSTITUTION FILE
GRIEVANT

ATTACHED TO me AS I USED IT. BOLL.

April '97 REV

DCC Delaware Correctional Center
Smyrna Landing Road
SMYRNA DE, 19977
Phone No. 302-653-9261

Date: 10/22/2004

GRIEVANCE REPORT

OFFENDER GRIEVANCE INFORMATION

Offender Name : PROCTOR, RONALD E J	SBI# : 00163750	Institution : DCC
Grievance # : 7955	Grievance Date : 10/17/2004	Category : Individual
Status : Unresolved	Resolution Status :	Resol. Date :
Grievance Type: Law Library	Incident Date : 10/03/2004	Incident Time :
IGC : Merson, Lise M	Housing Location : Bldg 19, Upper, Tier D, Cell 2, Single	

OFFENDER GRIEVANCE DETAILS

Description of Complaint: On 10/3/04 I received order from JP 9. exhibit A. The same day ther of I wrote to LL to get various items appeal package and Delware Supreme Court rules on cert. B. Engram for 7 days sent nothing then on Fri 10-8 I verbally told B Engram I wanted all items back from 10-3 to 10-9 he held my request that clearly out-lined what i needed beside copy-service. All was returned without JP. to CCP appeal packet. On 10-6-04 I again asked for appeal package #4 see exhibit B also only copies were sent to me see staff note at bottom of 10/6/04 nothing else was sent.

Note to Legal Administrator Little: Copies of exhibits will be forwarded.
Merson.

Remedy Requested : Investigate.

INDIVIDUALS INVOLVED

Type	SBI #	Name
------	-------	------

ADDITIONAL GRIEVANCE INFORMATION

Medical Grievance : NO	Date Received by Medical Unit :
Investigation Sent :	Investigation Sent To : Little, Michael
Grievance Amount :	

OIS
ENFORCEMENT

CONT. 2

ITEMS # 2 THEN I WERE NOT SENT.

THEN ON 10-10-04 (EXHIBIT 'C') I AGAIN ASKED FOR AT #

1

1

1 A BSA JACKET ETC.

ON 10-14-04 RECEIVED 10-16-04 I RECEIVED A SEE STAFF NOTES AT BOTTOM:

SENT: JP. CT CV. OKT. SEE EXHIBIT 'D'

THIS IS NOT AN A BSA JACKET AND B. ENGLISH KNEW THIS AND SENT THE WRONG BSA. THIS WAS AFTER IT WAS ALREADY REQUESTED 3X TIMES A ONCE VERBALLY AT MY DOOR.

ALSO NOTICE ON EXH C. AT #5 2 AND MORE FED. PRACTICE PARA. 1207 (2-5) INDEX TOO: B. ENGLISH HAS ACCESS TO THIS BUT HE MARKED "NOT"

ANALYZE OF THE FOUND (BS.) KNOWINGLY INTENT TO DENY ACCESS.

AGAIN ON 10-12-04 I ASK FOR AT #6 I ASK FOR 5TH TIME JP. CURT FOR BSA JACKET PAR 10-15-04

EXH D-2

#015
Englem 5/10

CONJ 7.3

AGAIN AT BOTTOM AT STAFF NOTES:

EXHIBIT 4

SENT PHOTO COPIES 7 PAGES.

NOTHING ELSE'S WAS SENT, OUT OF 12 REQUEST ONLY 7 PAGES WERE GIVEN AGAIN

A.) DENYING ACCESS TO
ADJ. GEN. FORM'S GOVT. A. B. PRO

DUE 10-15-04.

B. ENGLEM DID SO, KNOWINGLY
AHEAD. AND WHAT'S MORE.

I SENT THE COURT ORDER
FOR BOTH JIMB.

NOW, going on 23 day B. ENGLEM
HAS SENT ME NOTHING NO ITEMS
ASKED BUT KEEP SAME NOTES AND
CAUSES 7-10 DELAYS ON EACH ONE

5-17-3

#

CONT 0.4

016
2-28-05
AND HOLD JEFF / WEEK OF
DENYING ITEMS TO FILE (A 50K)
OR OTHER PROCEEDINGS WITH. SSS
EXHIBIT
AND F-P

I HAVE PUT IN A SICK CALL
SLIP DUE TO SERVICES AND ON
10-14-04 DR IMAN CAME TO SEE ME
DUE TO THE SEVERE BOY TRAUMA I WAS HAVING
ASTO NON-ACCESS AND ACTS OF B. ENZLEM
ON MY PERSON ALL OVER AGAIN LIKE HE'S DONE
NOW FOR 3 YRS WITHOUT ANY INTERVENT
BY DR. J.M. MARSON AND ADMIN.
PERSONAL ASTO INCIDENT THAT
NUMBER IN THE HUNDREDS
AND OVER 300 GRIEVANCES
FILED B. ENZLEM IS AGAIN HARASS
DENYING AND STARTING ALLEGATIONS

015
Engstrom

CON 0151

I HAVE ALSO PERSONALLY
WRITEN IT TO SRA CORRECTIONAL
OFFICE AND C/O'S ON TRAIL
AND SGT THOMAS.

ALL HAVE ALLOWED CONTINUED
EVERYDAY ACTS TO BE DONE
TO MY PERSON BY B. ENYRSM
AND THE BOY EFFECTS ARE GOING
TO CAUSE SEVERE INJURIES
AND COULD RESULT IN DEATH OR
SERIOUS INJURIES TO OCCUR
OR HAPPEN AS A DIRECT RESULT
OF THE SAME PATTERN OF ACTS
NOT STOPPED BY ANYONE
AND ALL ALLOW THIS GO TO
DO EVERYDAY ACTS AS AFORESAID

UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

No. 04-3397 & 04-3903

Willis v. Engrem

To: Clerk

- 1) Submission of Ronald E. Proctor, Jr. Dated November 11, 2004

The foregoing submission is treated as the opposition to appellees' motion for extension of time as it is denominated. The opposition is noted, but would not change the outcome of the November 23, 2004 order.

For the Court,

Marcia A. Waldron

Clerk

Dated: December 7, 2004

CMD/cc: Mr. Ronald E. Proctor Jr.

Richard W. Hubbard, Esq.

Exhibit 2

V. Relief

(State briefly exactly what you want the court to do for you. Make no legal arguments.

Cite no cases or statutes.)

\$35,000,000 from EACH STATE Actor Damages

\$500,000,000 Personal Damages out-Side of
10 DEK. 4001 + 400 Against BRION ENDSM.

ORDER TO ALL COURTS THAT HAVE CLOSED DISMISSED
CASES DUE TO ILLEGAL ACTS, OR DEFAULTS AND
CLASS CERTIFICATION BASED ON ILLEGAL CONDUCT

Signed this 14 day of FEBRUARY, 2005 CONDUCT OF BRION
ENDSM. NEXUS TO
ALL ILLEGAL CONDUCT



(Signature of Plaintiff)

I declare under penalty of perjury that the foregoing is true and correct.

2-14-05

Date



(Signature of Plaintiff)